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ENTERED SERVED ON COUNSEL/PARTIES OF RECORD 1 JASON M. FRIERSON United States Attorney MAR 20, 2024 District of Nevada CLERK US DISTRICT COURT Nevada Bar Number 7709 DISTRICT OF NEVADA 3 **MEGAN RACHOW** DEPUTY Nevada Bar No. 8231 4 ANDREW KEENAN **Assistant United States Attorneys** 5 400 South Virginia Street, Suite 900 Reno, Nevada 89501 6 (775) 784-5438 Megan.Rachow@usdoj.gov 7 Andrew.Keenan@usdoj.gov 8 Representing the United States of America 9 UNITED STATES DISTRICT COURT 10 DISTRICT OF NEVADA 11 UNITED STATES OF AMERICA, Case No. 3:23-CR-000009-ART-CLB 12 Plaintiff, **ORDER GRANTING** 13 STIPULATION TO EXTEND TIME ٧. TO FILE RESPONSES TO MOTION 14 TO SUPPRESS [ECF #60] AND Lakeiko Christopher Coogler, **MOTION TO DISMISS [ECF #61]** 15 Defendant. (First Request) 16 17 IT IS HEREBY STIPULATED AND AGREED by and through Jason M. 18 Frierson, United States Attorney for the District of Nevada, Megan Rachow and Andrew 19 Keenan, Assistant United States Attorneys, counsel for the United States of America, and 20 Allie Wilson, Assistant Federal Public Defender, counsel for Defendant Lakeiko 21 Christopher Coogler, to extend the time in which the Government's Responses to the 22 Defendant's Motion to Suppress [ECF #60] and Motion to Dismiss [ECF #61] are due 23 from March 22, 2024, to March 29, 2024. Defendant's Replies to the Government's 24

1	Responses would be then due on April 5, 2024. This is the first request for an extension. ¹		
2	Trial is currently set for May 7, 2024. Government counsel is respectfully requesting an		
3	additional week to file its response due to government counsel's other obligations. As such,		
4	the parties are stipulating to a short extension of the date for Government's responses.		
5	Additionally, the parties are stipulating that Defendant will have until April 5, 2024, to file		
6	his replies. The additional time requested for the filing the responses is requested mindful of		
7	the current trial date of May 7, 2024, the exercise of due diligence, in the interests of		
8	justice, and not for any purpose of delay.		
9	9 DATED: March 19, 2024.	DATED: March 19, 2024.	
10	JASON M. FRIERSON RENE L. VALL United States Attorney Federal Public D		
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12			
13	11	1 Public Defender eiko Christopher Coogler	
14			
15	IT IS SO ORDERED.		
16	DATED: This <u>20th</u> day of March, 2024.		
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18	HON. ANNE R	. TRAUM	
19		ES DISTRICT JUDGE	
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21	21		
22	22		
23	23		
24	¹ The parties previously agreed to extend the date for which Defendant's pre-trial motions would be due by one week. <i>See</i> ECF 54.		